	T	T . 22
	Application No.	Applicant(s)
√ Notice of Allowability	09/347,110	WELLMAN, MICHAEL P.
Notice of Allowability	Examiner	Art Unit
	Kambiz Abdi	3621 My)
The MAILING DATE of this communication apper All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication IGHTS. This application is subject to	plication. If not included
1. This communication is responsive to <u>3 June 2004</u> .	·	
2. The allowed claim(s) is/are <u>1-8,10-15 and 31-46</u> .		
3. The drawings filed on 2 July 1999 are accepted by the Exa	miner.	
 Acknowledgment is made of a claim for foreign priority unersulation. All b) Some* c) None of the: Certified copies of the priority documents have Certified copies of the priority documents have Copies of the certified copies of the priority documents have Money of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have * Certified copies not received: 	e been received. e been received in Application No cuments have been received in this r	national stage application from the .
Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	IENT of this application.	
 A SUBSTITUTE OATH OR DECLARATION must be submi INFORMAL PATENT APPLICATION (PTO-152) which give 	ited. Note the attached EXAMINER's reason(s) why the oath or declarate	S AMENDMENT or NOTICE OF tion is deficient.
6. CORRECTED DRAWINGS (as "replacement sheets") mus (a) including changes required by the Notice of Draftsperse 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date Paper No./Mail Date Identifying Indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the depose attached Examiner's comment regarding REOLIBEMENT.	on's Patent Drawing Review (PTO-9 . s Amendment / Comment or in the O .84(c)) should be written on the drawin he header according to 37 CFR 1.121(d sit of BIOLOGICAL MATERIAL m	office action of ngs in the front (not the back) of d). nust be submitted. Note the
attached Examiner's comment regarding REQUIREMENT F	FOR THE DEPOSIT OF BIOLOGICA	\L MATERIAL.
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5 Nation of Informal D	1 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	5. ☐ Notice of Informal Pa	atent Application (PTO-152)
,	Paper No./Mail Date	e
 Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date 17 May 2002 	_	
4. Examiner's Comment Regarding Requirement for Deposit		nt of Reasons for Allowance
of Biological Material	9. Other	

Application/Control Number: 09/347,110

Art Unit: 3621

DETAILED ACTION

Page 2

1. The text of those sections of Title 35,U.S.Code not included in this section can be found in the prior office action. Prior office actions are incorporated in this office action by reference. Applicant has

filed an Amendment After Final Rejection on 26 April 2004, which has been entered.

Claims 9 and 16-30 have been canceled.

Claims 1 and 11-12 have been amended.

New claims 31-46 have been added.

Claims 1-8, 10-15, and 31-46 have been allowed.

Examiner's Amendment

2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it **MUST** be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with attorney Andre' Gibbs on 10 June 2004.

The examiner under agreement by the attorney representing the applicant has amended claim 31.

The claim in the application has been amended as follow:

Claim 31. (New) A computer-readable medium having instructions to cause a computer to perform a computerized method of matching at least one multi-attribute bid from one or more buyers and at least one multi-attribute bid from one or more sellers, the computerized method-comprising:

Electronically selecting a pair of bids between each buyer and each seller from a plurality of compatible bid pair combinations, the selected pair of bids having a highest surplus between each buyer bid and seller bid, each buyer and seller bid being based on at least one variance to a nominal attribute value of at least one attribute and a corresponding variance relative to the nominal bid value, wherein each buyer and seller bid is a price, the price being expressed in terms of a uniform measurement unit;

Art Unit: 3621

Electronically generating a weighted bipartite graph comprising buyer nodes and seller nodes and an edge between each buyer node and each seller node, each edge having the highest surplus of the pair of bids between the buyer and seller as a weight; and

<u>Electronically</u> determining maximal weighted matching bids from the highest surplus pairs of bids using the weighted bipartite graph.

Allowable Subject Matter

- 3. Claims 1-8, 10-15, and 31-46 are allowed over the prior art of record.
- 4. The following is an examiner's statement of reason for allowance:

The closest prior art of record is U.S. Patent No. 6,131,087 to Jasmes O. Luke et al. and U.S. Patent No. 5,841,958 to Samuel R. Buss et al. provides for methods and system for automatically identify and match offers with solicitations, based on data consisting of numerical linear ranges defining a lower point, and upper point, and a preferred point for each dimension of the offer data; matching these data points with corresponding solicitation data points of lower, upper, and a proffered points to at least matching the upper points to of a lower or proffered points of each offers and solicitors data. This will be resulting to a near match of closest of the offer data and solicitor data. The general states of all of the mentioned prior arts of records disclose methods and systems dealing with matching buyers and sellers of goods and services on a near matching, meaning the match is not an exact but a match that is close to or near the ranges that is set by the buyers and sellers as upper, lower and preferred criteria data.

- 5. The closest foreign prior art of record is European Patent No. EP 1077 422 A2 to Seth M. Epstein, and the NPL sited in the application, titled "An Exploratory Study of the Emerging Role of Electronic Intermediaries", by Josep P. Mlley and Yannis Bakos, published in *International Journal of Electronic Commerce*, Volume 1, No. 3, Spring 1997, pp. 7-20.
- 6. In regards to claims 1, 31, 45 and 46, the closest prior art of record when taken either individually or in combination with other prior art of record fails to teach or suggest the step of a computerized method and system for matching at least one multi-attribute bid from one or more buyers and at least one multi-attribute bid from one or more sellers. This would entail the steps of electronically generating a weighted

Application/Control Number: 09/347,110

Art Unit: 3621

bipartite graph comprising buyer nodes and seller nodes and an edge between each buyer node and

each seller node, each edge having the highest surplus of the pair of bids between the buyer and seller

as a weight and electronically determining maximal weighted matching bids from the highest surplus pairs

of bids using the weighted bipartite graph.

7. Claims 2-8 and 10-15 are dependent upon claim 1 and claims 32-44 are dependent upon claim

31, thus they all have the limitations of claims 1 and 31, therefore, they are allowable for that same

reason stated above.

Conclusion

8. Any comments considered necessary by the applicant must be submitted no later than the

payment of the issues fee and, to avoid processing delays, should preferably accompany the issue fee.

Such submission should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should 9.

be directed to Kambiz Abdi whose telephone number is (703) 305-3364. The examiner can normally be

reached on 9:30 AM to 5:00 PM. If attempts to reach the examiner by telephone are unsuccessful, the

examiner's supervisor, James P. Trammell can be reached on (703) 305-9768.

Any inquiry of a general nature or relating to the status of this application or proceeding should be 10.

directed to the Receptionist whose telephone number is (703) 308-1113.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington D.C. 20231

Page 4

or faxed to:

(703) 305-7687 [Official communications; including After Final communications labeled "Box AF"]

(703) 746-7749 [Informal/Draft communications, labeled "PROPOSED" or "DRAFT"]

Hand delivered responses should be brought to:

Crystal Park 5, 2451 Crystal Drive

7th floor receptionist, Arlington, VA, 22202

Abdi/K June 10, 2004